

REMARKS

Claims 1-11 are pending in the application. The Examiner has newly rejected Claims 1-11 under 35 USC 102 as anticipated by Hansen. For the reasons set forth below, and based on the submitted amendments, Applicants believe that the claims are patentable over the cited art.

The Hansen patent is directed to a system and method for compensating for temperature-induced brightness variations in a display circuit. A sample display circuit, which is similar to the circuit of interest (e.g., the FED), generates a performance indicator signal under the same operating conditions as those encountered by the circuit of interest. The performance indicator signal is compared to a reference signal to obtain a difference signal. The difference signal reflects the amount of signal variation encountered due to the operating temperature. Once the difference signal is determined, that signal is continuously applied to both the sample circuit and the circuit of interest (i.e., the FED). The way that the signal is applied is to apply "V" to conductors in the rows while applying "-V" (the inverted signal) to conductors in the columns.

Applicants respectfully assert that the Hansen patent does not anticipate the invention as claimed. Hansen applies the same voltage level, although inverted, to both the row conductors and

UK998-026

the column conductors. The present invention expressly recites means for providing cut-off correction information to one of said first plurality of parallel conductors (i.e., the row conductors) or said second plurality of parallel conductors (i.e., the column conductors). Under the claimed invention, cut-off and/or gain correction information is applied to either all of the first plurality of conductors or all of the second plurality of conductors. The correction information is not supplied to both the row and column conductors, as is the case with Hansen.

Applicants further note that the Hansen patent teaches that the difference signal is continually applied to both the row and column conductors to continually compensate for the brightness variations that would be encountered due to the ambient operating temperature. In contrast, the present invention, as recited in Claims 6-8, provides cut-off and/or gain correction information to either the first conductors or the second conductors to compensate for variations in cut-off and gain which occur during warm-up. In the course of warm-up, the need for correction will change, based on the changes in the temperature (i.e., the warming up), and the value of the applied cut-off and gain correction information will accordingly vary. While Hansen applies a constant voltage (i.e., the difference signal) to both the row and column conductors, the present invention applies variable correction information to only the row conductors or only the column conductors to compensate for the

UK998-026

dynamically-changing variations in cut-off and gain which occur during warm-up.

The Examiner has remarked, on page 5 of the Office Action, that Hansen teaches applying high gain and low offset to row 309 via op-amp 502. Applicants reiterate that the present invention provides cut-off correction information to all of the row conductors or all of the column conductors...not just to one row. The Examiner further remarks that Hansen teaches "temperature changes may cause electrical characteristics of resistor layer 312 change, [and so] compensating circuit 306 is provided to compensate for these changes" (Col. 4, lines 48-52). Applicants note that the op-amp which the Examiner states is applying high gain and low offset to row 309 is not the same as compensating circuit 306. Clearly, therefore, Hansen is not teaching the invention as claimed. Moreover, Hansen provides a compensating circuit to address operating temperature and not temperature variation. As such, Applicants reiterate that Hansen does not teach the invention as claimed wherein correction information is dynamically determined based on dynamically sensed temperature. The Examiner has commented, in paragraphs 9 and 10 on page 7 of the Office Action, that the claims do not recite the features upon which Applicants rely. Accordingly, Applicants have amended the language of Claim 1 to expressly recite those features.

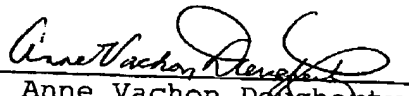
Under 35 USC 102, for a patent to anticipate claim language, that patent must teach each and every claim feature. Since the

UK998-026

cited teachings of the Hansen patent do not teach means for providing cut off correction information to only one of all of the first plurality of conductors (i.e., all of the row conductors) or all of the second plurality of parallel conductors (i.e., all of the column conductors), it cannot be maintained that Hansen anticipates the language of Claims 1-11. Moreover, Hansen does not dynamically sense temperature and does not dynamically adjust correction information based on the dynamic sensing, which is found in all of Claims 1-11.

Based on the foregoing remarks, Applicants request withdrawal of the rejections, and issuance of the claims.

Respectfully submitted,
J. Beeteson, et al

By: 
Anne Vachon Dougherty
Attorney for Applicant
Reg. No. 30,374